## REMARKS:

It is noted that this is the 5<sup>th</sup> Official Action and care has been taken to be as consistent as possible throughout the language of the claims taking into account all of the objections raised by the Examiner concerning wording matters in all Actions to date on both this and the related application which is 10/616296. It is hoped that all matters are now resolved.

Minor amendments have been made in allowed independent Claims 1 and 37 and also in dependent claims 22, 27, 35 and 36 on this basis and as specifically requested by the Examiner, to make changes for consistency of language and to resolve points which the examiner has previously raised. It is believed that these amendments are self explanatory and allowable.

Claim 20 has been amended to include the wording of Claims 26 and 27, bearing in mind that these two claims were indicated as being allowable. The wording of the amended Claim 20 has further been amended to refer to "plurality of" where necessary for consistency.

Claims 20 and 37 have been amended in regard to the definition of the plurality of air handling systems to use substantially the language from claim 1. As this is not a key feature which distinguishes from the prior art according to the analysis of the Examiner, it is believed that this minor amendment does not affect the allowability of these claims.

It is submitted therefore that the only claims now presented have been indicated as allowable so that it is believed that all claims now presented are in good order for allowance.

Respectfully submitted

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